UNOFFICIAL COPY

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY

(NOTICE: THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT")] IROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE POWERS TO PLEDGE, SELL OR OTHERWISE DISPOSE OF ANY! EAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU. THIS FORM DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED, YOUR AGENT WILL HAVE TO USE DUE CARE TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS PORM AND KEEP A RECORD OF RECEIPTS, DISBURSE MENTS AND SIGNIFICANT ACTIONS TAKEN AS AGENT. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT PINDS TI E AGENT IS NOT ACTING PROPERLY. YOU MAY NAME SUCCESSOR AGENTS UNDER THIS FORM BUT NOT CO-AGENTS. UNLESS 1 OU EXCRESSLY LIMIT THE DURATION OF THIS POWER IN THE MANNER PROVIDED BELOW, UNTIL YOU REVOKE THIS POWER OR A COURT ACTING ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUGHOUT YOUR I DETIME, EVEN AFTER YOU BECOME DISABLED. THE POWERS YOU GIVE YOUR AGENT ARE EXPLAINED MORE PULLY IN SECTION : 4 OF THE ILLINOSS "STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY LAW" OF WHICH THIS FORM IS A PART SEE THE BACK OF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXI LAIN IT TO YOU.

POWER OF ATTORNEY made this 1st day of August, 2004

1.I, John Xeron of 10445 S. Linder, Oak Lawn, Illinois 60453, (insert name and address of principal) here'r appoint: John Mantas, 6601 North Avondale, Suite 203, Chicago, Illinois 60631, as my attorney-in-fact (my "agent") to act for me and in my name (in any way I could act in person) with respect to the following powers, as defined in Section 3-4 of the "Statutory Short Form Power of Attorney for Property Law" (including all amendments), but subject to any limitations on or additions to the specified powers inserted in paragraph 2 or 3 below:

(YOU MUST STRIKE OUT ANY ONE OR MORE OF THE TOLLOWING CATEGORIES OF POWERS YOU DO NOT WANT YOUR AGENT TO HAVE FAILURE TO STRIKE THE TITLE OF ANY CATEGORY WILL CAUSE THE POWERS DESCRIBED IN THAT CATEGO. (Y TO BE GRANTED TO THE AGENT. TO STRIKE OUT A CATEGORY.)

30 Church

- (a) Real estate transactions.
- (b) Financial institution transactions.
- (c) Stock and bond transactions.
- (d) Tangible personal property transactions.
- (e) Safe deposit box transactions.
- (f) Insurance and annuity transactions.
- (g) Retirement plan transactions.
- (h) Social Security, employment and military service benefits.
- (i) Tax matters.
- (i) Claims and litigation.
- (k) Commodity and option transactions.
- (l) Business operations.
- (m) Borrowing transactions.
- (n) Estate transactions.
- (o) All other property powers and transactions.

Doc#: 0425249184

Eugene "Gene" Moore Fee: \$58.00 Cook County Recorder of Deeds

Office

Dele: 09/08/2004 02:48 PM Pg: 1 of 5

(LIMITATIONS ON AND ADDITIONS TO THE AGENT'S POWERS MAY BE INCLUDED IN THIS POWER OF ATTORNEY IF THEY ARE SPECIFICALLY DESCRIBED BELOW.)

5

17737749902

UNOFFICIAL COPY

UNOFFICIAL COPY

8. If any agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name the following (each to act alone and successively, in the order name:) as successor(s) to such agent:	ce
For purposes of this paragraph 8, a person shall be considered to be incompetent if an i while to person is a minor or an adjudicated incompetent or disabled person or the person is ut able to give prompt and intelligent consideration to business matters, as certified by a license i	
physician. (If you wish to name your agent as guardian of your estate, in the event a court dec des that o should be appointed, you may, but are not required to, do so by retaining the pollowing paragra 41, the co- will appoin a cour agent if the court finds that such appointment will serve your best interests. Ind welfa strike out paragraph 9 if you do not want your agent to act as guardian.)	-
9.If a guardian of the estate (my property) is to be appointed, I nominate the agent act ng unde this power of attorney at such guardian, to serve without bond or security.	Ħ
10.I am fully informed as to so the contents of this form and understand the full import of this grant of powers to my agent.	ŀ
Signed John Xenos	
We certify that John Xenos, known to us to be the same person whose name is subscribed principal to the foregoing power of attorney, appeared before us and the notary public acknowledged signing and delivering the instrument as the new and voluntary act of principal, for the uses and purposes therein set forth. We believe the principal to be of soumind and memory.	and the

Witness

(YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOUR AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN! KGNATURES BELOW. IF YOU INCLUDE SPECIMEN SIGNATURES IN THIS POWER OF ATTORNEY, YOU MUST COMPLETE THE CERTII KCATION OPPOSITE THE SIGNATURES OF THE AGENTS.)

UNOFFICIAL COPY

Specin	nen signatures of	agent (and s	successors) I ce	rtify that the s	signatures of	my ager t (and
succes	sors) are correct					
John M	loritas (agent)					
6						
(THIS PO	WER OF ATTORNEY WIL	L NOT BE EFFEC	TIVE UNLESS IT IS I	OTARIZED, USING	THE FORM BELC	W.)
State o	f alirois)					
State 0		SS.				
County	of Cuck)	5 0.				
The un	dersigned, a note:	ry public in :	and for the abo	ve county and	i state certif	ies that . ohn Xene
and th	e above named	witnesses .	, known to m	e to be the s	same person	s whose names an
subscri	bed as principals	and/or with	esses to the for	egoing power	of attorney.	appeare I before me
of the t	on and acknowled	igo. S.J. ing	g and delivering	g the instrum	ent as the fro	ee and voluntary ac and cer ified to the
correct	ness of the signat	inessos, to	accentical			and certified to the
		///	FFIC	TAL SEA	L" }	
Dated:	August 1, 2004 (SEAL)	i Ata	CATRANIA	,	
		·····	NOTARY FUE	LIC STATE OF ILL SION EXPIRES 12/1	/2006	
Notace	Public		MICONIE	manna		
My cor	nmission expires			42		
-	•					
CONVEY	ANY INTEREST IN REAL	E PERSON PREPA ESTATE)	AKUNG THIS FORM S	HOULD BAID SFRT	ED IF THE AGENT	WILL HAV : POWER TO
					_ / _	
					6/4	
					4	>
This do	cument was prep	ared by: 🌱	mail to:		' (
John M	antas		-,			
6601 N	orth Avondale, S	uite 203				1/5.
Chicago	o, Illinois 60631					· (C_
						Office

0425249184 Page: 5 of 5

UNOFFICIAL COPY

EXHIBIT 'A'

LOTS 11, 12, 13, 14, 15, 16, 17 AND 18 (EXCEPT THAT PART OF SAID LOTS LYING EAST OF A LINE 50 FEET WEST OF AND PARALLEL WITH THE EAST LINE OF SECTION 22, AS CONDEMNED FOR WIDENING OF CRAWFORD AVENUE IN CASE 443985 SUPERIOR COURT) IN BLOCK 8 IN ARTHUR T. MCINTOSH'S CRAWFORD AVENUE ADDITION TO CHICAGO, A SUBDIVISION OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 22, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

1.93. 9-22-215-03-19-22-215-034 19-22-215-035 19-22-215-036 -22-215-037 21. TAX # 19.80-215.031

property address: 6430-50 S. Pulaski Rd. Chicago, 12 60629